## UNITED STATE BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

IN RE: LEHMAN BROTHERS HOLDINGS, INC. Etal DEBTORS

CHAPTER 11 CASE NO. 08-13555 (JMP) JOINTLY ADMINISTERED

## OBJECTION TO CLAIM TO BE DISALLOWED

COMES NOW, Charles E. Major, Jr., creditor, in proper person, to object to the disallowance of his claim in the amount of \$158,150.00

1.

Creditor filed a proof of claim (Claim Number 7272) in the above captioned matter on August 3, 2009.

2.

The claim is for monies due Creditor for wages earned during employment with debtor and deferred under an arrangement with debtor.

3.

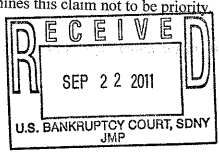
The claim was originally listed as a priority debt, in as much as wages owing to employees are a priority debt under prevailing Bankruptcy statistics.

4.

Creditor further avers that when the Creditor's division was subsequently sold, promissary notes were issued from the acquiring entity to debtor to fund these deferred wages.

5.

Creditor believes these notes issued to Lehman Brothers transforms the deferred compensation to a secured debt, if the Court determines this claim not to be priority.



WHEREFORE, Creditor requests the claim not be dismissed by allowed as a priority claim.

Respectfully submitted this 19th day of September, 2011.

CHARLES E. MAJO

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